EXHIBIT A

FISH & RICHARDSON P.C.

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Frederick P. Fish 1855-1930 W.K. Richardson

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BY FEDERAL EXPRESS

July 7, 2006

Jonathan Loeb

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Natasha Horne Moffitt King & Spalding

1180 Peachtree Street, NE

Atlanta, GA 30309 ATLANTA

AUSTIN BOSTON

Re:

SRI International Inc. v. Internet Security Systems, Inc., et al.

USDC-D. Del. - C. A. No. 04-1199 (SLR)

DALLAS

DELAWARE

Dear Counsel:

NEW YORK

SAN DIEGO

Enclosed please a CD numbered Vol 0040 containing load files for documents with documents numbered SRI 287522-287690 which were produced July 7th.

SILICON VALLEY

TWIN CITIES

Please contact me with any questions.

WASHINGTON, DC

Very truly yours,

Kathleen W. Rubens Litigation Case Manager

Kutheen Relsen

/fml

Enclosures

cc w/out encl: Theresa A. Moehlman

50358839.doc

EXHIBIT B

THIS EXHIBIT HAS BEEN REDACTED IN ITS ENTIRETY

EXHIBIT C

KING & SPALDING LLP

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Theresa A. Moehlman Direct Dial: 212/827-4397 Direct Fax: 212/556-2222 tmoehlman@kslaw.com

July 20, 2006

VIA FACSIMILE/CONF. BY US MAIL

Katherine D. Prescott Fish & Richardson P.C. 500 Arguello St., Suite 500 Redwood City, CA 94063

Dear Katie:

We received document productions from SRI today and on July 10, 2006. As you know, discovery closed months ago and we did not have these documents during the depositions of SRI witnesses. Please let us know what SRI's intentions are with regard to these documents.

In addition, SRI produced an invention disclosure, SRI 287656-659, thereby waiving privilege. This raises a host of issues, such as production of other documents falling under the waiver and SRI's intentions regarding deposition discovery. SRI has used this document in support of its reply and answering briefs on the pending motions relating to the *Live Traffic* paper. This document also contradicts statements in Mr. Porras' declaration concerning the alleged invention. SRI's attempt to use the document without allowing ISS full discovery is highly prejudicial.

Please let us know when we can expect production of the rest of the documents falling under the waiver. In addition, does SRI intend to offer to re-open the depositions of the witnesses that gave testimony relating to topics covered in the invention disclosure and other documents to be produced under the waiver? Is SRI willing to bear the cost relating to reopening the depositions due to its belated production?

We would appreciate your prompt response.

Sincerely,

Theresa A. Moehlman

TAM:mp

cc: Paul S. Grewal, Esq. (fax only)
Richard L. Horwitz, Esq. (fax only)